REMARKS

Accompanying the Notice of Allowance issued on April 7, 2006 was an Examiner's Amendment. In part, the Examiner's Amendment incorporates amendments into claims 10 and 11 and asserts that the amendments were authorized by applicant's representative, Dana Tangren, on March 16, 2006 by way of a telephone interview.

Initially, applicant notes that authorization was not given by Dana Tangren with regard to the amendments to claims 10 and 11 as set forth in the Examiner's Amendment. Authorization was given by Dana Tangren to amend claims 10 and 11 as set forth in the PROPOSED CLAIM AMENDMENTS TO BE ENTERED BY EXAMINER'S AMENDMENT that was faxed to the examiner on March 20, 2006.

Furthermore, applicant notes that claims 10 and 11 as shown in the Examiner's Amendment with marked changes are not consistent with the claims as pending prior to the Examiner's Amendment. Most notably, the claim amendments show the repeated deletion of matter that was not currently pending in the claims and deletes matter without showing the removal thereof by brackets or strikeout. Notwithstanding the foregoing, except for the amendments made herein, applicant accepts the claims as amended in the Examiner's Amendments and assumes that the claims currently pending in the application are now the claims as amended in the Examiner's Amendment.

As set forth herein, applicant has amended claims 10, 11, 23, and 24. Claim 10 has been amended to address formal issues while claim 11 addresses formal issues and inserts the temperature range in the desired form that was inadvertently omitted in the Examiner's Amendment. Claims 23 and 24 have simply been amended to conform with claims 10 and 11. The claim amendments are supported by the claims as originally filed. As such, applicant

respectfully submits that the claims amendments do not introduce new matter, and entry thereof is respectfully requested.

Dated this 28th day of June 2006.

Respectfully submitted,

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